A: Di P.	iail Stop: ssignment Recordation Services rector of the U.S. Patent and Trademark Office O. Box 1450 exandria, VA 22313-1450	RECORDATION FO	RM COVER SHEET U.S. DEPARTMENT OF COMMERC IS ONLY Patent and Trademark Office Attorney Docket No. <u>146626</u>
Ple	ease record the attached document.	·	
To	tal number of pages including cover shee	et, attachments, and doc	eument: 2
1.	A. Name of conveying party: Mathias WENCKEL		2. A. Name and address of receiving party:
	B. Additional name(s) of conveying	party(ie∮ attached? ] Yes ⊠ No	MAKITA CORPORATION 3-11-8, SUMIYOSHI-CHO ANJO-SHI, AICHI 446-8502 JAPAN
3.	A. Nature of conveyance:	· · · · · · · · · · · · · · · · · · ·	B. Additional name(s) & address(cs) attached?  □ Yes ☑ No
	Assignment	Merger	
		Change of Name	
	☐ Other		
	B. Execution Date: August 23, 20	10	
4.	A. Patent Application No. 12/862	,453	B. Patent No.(s)
	,	Additional numbers atta	ached? ☐ Yes ⊠ No
	C. Title of Application: STARTII	NG DEVICE FOR C	COMBUSTION ENGINE
5.	Name and address of party to whom corconcerning document should be mailed:	respondence	6. Total number of applications and patents involved: 1
	Name: <u>James A. Oliff</u>		7. Please charge Deposit Account No. 15-0461 the total fee (37 CFR 3.41) in the amount of \$40.00.
	Address: OLIFF & BERRIDGE, P P.O. Box 320850 Alexandria, VA 22320-4 Phone Number: 703-836-2	850 6400	8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.
	Multi ( Maha	the foregoing informati	on is true and correct and any attached copy is a true copy of the  Date: <u>August 24, 2010</u>
	James A. Oliff Registration No. 27,075 Matthew C. Barthalow Registration No.	60,323	

PATENT REEL: 024909 FRAME: 0951

		ASSIGNMENT			
74.05	<b>7</b>	(I) Mathias WENCKEL (5)	<del></del>		
(1-8)	Name(s)	(2)			
	of Layentor(6)	(3) (7)			
		(4) (8)			
		In consideration of the sum of one dollar (\$1.00) and other good and to each of the undersigned, each undersigned agrees to assign, and hereby over to	l malacabia		
(9)	Insert Name of Assignee	(9) Makita Corporation			
(10)	Insert Address of Assignee	(10) _3-11-8, Sumiyoshi-cho Anjo-shi, Alghi 446-8502 Japan			
	·	(hereinafter designated as the Assignee) and Assignee's heirs, successors, usely like entire right, little and interest for the United States of America as defined in invention, and in all applications for patent including any end all provisional, continuation, international, confirmation, substitute and reissue applications, oxtensions, reissues and reexamination certificates that may be granted on the	gns and legal representative 135 U.S.C. §100, to the non-provisional, divisional		
(11)	Insert Idenlification	(II) STARTING DEVICE FOR COMPUSTION ENGINE			
	such as Title, Case				
•	Number, or Foreign Application Number				
		Application Number (Attorney Docket No. 146626  for which the undersigned has (have) expounded an application for parent in the United States of			
78.AL	<b>.</b>	on eyen date herewith or	no Omited States of Americ		
(12)	Insert Date of Signing of Application	(12) on August 23, 2010	<del></del>		
(13)	Alternative Literation for	(13) U.S. application Script Number 12/862,453	·		
	filed applications	filed August 24, 2010			
fêissue a	Bach undersigned agree  Bilications for the inventor  Company	s to execute all papers necessary in connection with any application and any cor	dinuing, divisional or		
any appli the Assig claims or reexambs Palents o full right thd agree	ons and paterns as the Assigned agreed to the continuation of the internation of the internation of the internation of the continuation of the con		commotion with such be declared concerning ion, and to cooperate with ary in connection with online by ressue or Issue any and all Letters and covenants that he has extend in conflict herewith,		
any application Assignments of Colorest of	ons and paterns as the Assig 2) Each undersigned agrees traction or continuation or di- gnot in every very possible it 3) Each undersigned agrees provisions of the internation 4) Each undersigned author 5) Each undersigned author f the United States resulting to convey the entire interest as that this assignment is bin 5) Each undersigned hereby tion that may be necessary of the of this decement.	when may be mecessary.  The total papers necessary in connection with any interference which may wision thereof, or any patent or reissue application based thereon, for the invention obtaining evidence and going forward with such interference, for the invention obtaining evidence and going forward with such interference.  It is execute all papers and documents and perform any act which may be necessary to obtain, maintain or end Convention for Protection of Industrial Property or similar agreements.  It perform all affirmative acts which may be necessary to obtain, maintain or end States patent to the Assignce which may be necessary to obtain, maintain or end states patent to the Assignce of the continuation of the U.S. Patent and Trademerk Office to from said application(s) to the said Assignce, as Assignce of the entire interest, forming assigned, and that he has not executed, and will not execute, any engreement of the mark to the patent and the form of OLIFF & BERAIDUE, PLC the power to insert on this assignment desirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States Potent and Tradesirable in order to comply with the rules of the United States P	commotion with such be declared concerning ion, and to cooperate with ary in connection with online by ressue or Issue any and all Letters and covenants that he has extend in conflict herewith,		
any applific Assignments of the	ons and paterns as the Assigned agrees itselfon or continuation or dispited agrees itselfon or continuation or dispited in every way possible in 3). Each undersigned agrees a provisions of the internation of Each undersigned agrees at the agree of a valid United States resulting to convey the entire interest as that this assignment is bind. Each undersigned hereby thou that may be necessary of a of this document.	gives may deam necessary.  The terms of the terms of the terms of the terms of the entire interest, and also to execute separate assignments in gives may deam necessary in connection with any interference which may vision thereof, or any patent or relastic application based thereon, for the invention obtaining evidence and going forward with such interference.  It is execute all papers and documents and perform any act which may be necessary to obtain, maintain or end Convention for Protection of Industrial Property or similar agreements.  It is perform all affirmative acts which may be necessary to obtain, maintain or end States patent to the Assignce.  It can and requests the Commissioner of the U.S. Patent and Trademark Office to from said application(s) to the said Assignce, as Assignce of the entire interest, thorour assigned, and that he has not executed, and will not execute, any agreement and this hoirs, successors, assigns and legal representatives.  Grants the firm of Oliff & BERADGE, PLC the power to insert on this assignment and in the main of the date(s) opposite the undersigned name(s).	commotion with such be declared concerning ion, and to cooperate with any in connection with online by reissue or issue only and all Leiters and covenants that he has tents in conflict herewith, tent any further demark Office for		
any application Assignments of the Assignments of t	ons and paterns as the Assigned of Sech undersigned agrees toation or continuation or dispite in every way possible it in every way possible it in every way possible it in it is in every way possible it in it is in every way in it is in in it is in it	green may deam necessary, increase, and also to execute separate assignments in gree may deam necessary.  In to execute all papers necessary in connection with any interference which may vision thereof, or any patent or relastic application based thereon, for the invantion obtaining evidence and going forward with such interference.  In to execute all papers and documents and perform any act which may be necessariated in the content of t	commotion with such be declared concerning ion, and to cooperate with any in connection with online by reissue or issue ony and all Leiters and covenants that he has cents in conflict herewith, ican any further idemark Office for		
any application Assignments of the second and the s	ons and paterns as the Assignot agreed agree	green may deam necessary.  The to execute all papers necessary in connection with any interference which may wision thereof, or any patent or relative application based thereon, for the invanit of obtaining evidence and going forward with such interference, for the invanit is to execute all papers and documents and gerform any act which may be necessared to execute all papers and documents and gerform any act which may be necessary to obtain, maintain or each convention for Pretection of Industrial Property or similar agreements. In perform all affirmative acts which may be necessary to obtain, maintain or each states patent to the Assignee.  It is performed a firmative acts which may be necessary to obtain, maintain or each requests the Commissioner of the U.S. Patent and Trademark Office to from said application(s) to the said Assignee, as Assignee of the entire interest, horizin assigned, and that he has not executed, and will not execute, surprepret adding on him and his heirs, successors, assigns and legal representatives.  Inventor Bernature  Inventor Signature  Inventor Signature  Inventor Signature	commotion with such be deduced concerning ion, and to cooperate with any in connection with confirm by reissue or issue ony and all Leiters and covenants that he has cents in conflict herewith, cent any further idemark Office for  (SEAL)		
shy applific Assignments of the second of th	ons and paterns as the Assig 2) Each undersigned agrees ination or continuation or di- processive very possible in 3) Each undersigned agrees i provisions of the internation 4) Each undersigned agrees atton a grant of a valld Unit 5) Each undersigned nethor f the United States resulting to convey the entire interest is that this assignment is bin 6) Each undersigned hereby tion that may be necessary of the United States are undersigned in a continuation of this document.	green may deam necessary, increase, and also to execute separate assignments in more may deam necessary in connection with any interference which may vision thereof, or any patent or release application based thereon, for the invaning obtaining evidence and going forward with such interference.  To execute all papers and documents and certorm any act which may be necessared to execute all papers and documents and perform all affirmative acts which may be necessary to obtain, maintain or ead States patent to the Assignee.  Therefore all affirmative acts which may be necessary to obtain, maintain or ead States patent to the Assignee.  There and requests the Commissioner of the U.S. Patent and Trademerk Office to from said application(s) to the said Assignee, as Assignee of the entire interest, abroin assigned, and that he has not executed, and will not execute its interest, abroin essigned, and that he has not executed, and will not execute its greats the firm of OLIFF & BERAIDUE, PLC the power to insert on this assignment of desirable in order to comply with the rules of the United States Potent and Traded by the number igneture.  Inventor Signature  Inventor Signature  Inventor Signature	commotion with such be declared concerning ion, and to cooperate with ary in connection with onfirm by reisence of Issue any and all Letters and covenants that he has exist in conflict herewith, ions any further idemark Office for  (SEAL)  (SEAL)		
eny application Assignments of the service of the s	ons and paterns as the Assigned of Sech undersigned agrees toation or continuation or dispite in every way possible it.  3) Each undersigned agrees provisions of the Internation of the Internation of Each undersigned agrees attent a grant of a valid Unit of the United States resulting to convey the entire interest is that this assignment is bind; Each undersigned hereby then that may be necessary on of this document.  In witness whereof, execute 23 44.9. 2020	green may deam necessary.  The terms of the terms of the terms of the terms of the invention of the inventio	commotion with such be declared concerning ion, and to cooperate with any in connection with online by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, tent any further themath Office for  (SEAL)  (SEAL)  (SEAL)		
any applific Assignments of the	ons and paterns as the Assig 2) Each undersigned agrees inclin or continuation or di- gree in every way possible in 3) Each undersigned agrees provisions of the internation 4) Each undersigned agrees atton a grant of a valld Unit 5) Each undersigned author f the United States resulting to convey the entire interest as that this assignment is bin i) Each undersigned hereby tion that may be necessary of the of this document.	gree may deam necessary, increase, and also to execute separate assignments in more may deam necessary.  In to execute all papers necessary in connection with any interference which may vision thereof, or any patent or relative application based thereon, for the invantation of the invantant of the invantant of the invantation of the invantant of the invantation of the invantant of the invantation of the invan	commotion with such be deduced concerning ion, and to cooperate with any in connection with onfirm by reissue or issue ony and all Leiters and covenants that he has ents in conflict herewith, can any further demark Office for  (SEAL)  (SEAL)  (SEAL)  (SEAL)		
any application Assignments of Communication and	ons and paterns as the Assig 2) Each undersigned agrees ination or continuation or di- processive very possible in 3) Each undersigned agrees provisions of the internation 4) Each undersigned agrees atton a grant of a valld Unit 5) Each undersigned nethor f the United States resulting to convey the entire interest is that this assignment is bin 6) Each undersigned hereby tion that may be necessary of an of this doctment.	gree may deam necessary, income, and also to execute separate assignments in more may deam necessary in connection with any interference which may vision thereof, or any patent or release application based thereon, for the invaning obtaining evidence and going forward with such interference.  To execute all papers and documents and certorm any act which may be necessared to execute all papers and documents and perform any act which may be necessared to obtain, maintain or each states patent to the Assignee.  The perform all affirmative acts which may be necessary to obtain, maintain or each states patent to the Assignee.  There are requests the Commissioner of the U.S. Patent and Trademerk Office to from said application(s) to the said Assignee, as Assignee of the entire interest, abroin assigned, and that he has not executed, and will not execute the state and the grants the firm of OLIFF & BERAIDGE, FLC the power to insert on this assignment of desirable in order to comply with the rules of the United States Patent and Trades and by the number signature  Inventor Signature	commotion with such be declared concerning ion, and to cooperate with ary in connection with onfirm by reissue or Issue any and all Leiters and covenants that he has ents in conflict herewith, ions any further idemark Office for  (SFAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)		
any appli fire Assign claims or reexamba Patents o full right thd agree ( dentifier accordation	ons and paterns as the Assig 2) Each undersigned agrees inclin or continuation or di- gree in every way possible in 3) Each undersigned agrees provisions of the internation 4) Each undersigned agrees atton a grant of a valld Unit 5) Each undersigned author f the United States resulting to convey the entire interest as that this assignment is bin i) Each undersigned hereby tion that may be necessary of the of this document.	gives may deam necessary, increase, and also to execute separate assignments in gives may deam necessary in connection with any interference which may vision thereof, or any patent or release application based thereon, for the invaning obtaining evidence and going forward with such interference.  To concept all papers and documents and perform any not which may be necessared to execute all papers and documents and perform any not which may be necessared to obtain, unaturation or end States patent to the Assignee.  The perform all affirmative nots which may be necessary to obtain, unaturation or end States patent to the Assignee.  There are requests the Commissioner of the U.S. Patent and Trademenk Office to from said application(s) to the said Assignee, as Assignee of the entire interest, abroin assigned, and that he has not executed, and will not execute, any regreem ding on him and his heirs, successors, assigns and legal representatives.  For any firm of OLIFF & BERAIDGE, FLC the power to insert on this assignment or desirable in order to comply with the rules of the United States Patent and Traded by the numbersigned on the date(s) opposite the undersigned name(s).  Inventor Signature	commotion with such be deduced concerning ion, and to cooperate with ary in connection with onfirm by reissue or issue ony and all Leiters and covenants that he has ents in conflict herewith, can any further remark Office for  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)		

PATENT REEL: 024909 FRAME: 0952

Date